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29 Attorneys for Defendant ARISTA NETWORKS, INC.

30
31 UNITED STATES DISTRICT COURT
32
33 NORTHERN DISTRICT OF CALIFORNIA
34
35 SAN JOSE DIVISION

36 CISCO SYSTEMS, INC.,

37 Case No. 5:14-cv-05344-BLF (NC)

38 Plaintiff,

39
40 **DECLARATION OF RYAN WONG IN
41 SUPPORT OF DEFENDANT ARISTA
42 NETWORK'S OPPOSITIONS TO
43 CISCO'S MOTIONS IN LIMINE NOS. 1-5**

44 v.

45 ARISTA NETWORKS, INC.,

46 Judge: Hon. Beth Labson Freeman

47 Defendant.

48 Date Filed: December 5, 2014

49 Trial Date: November 21, 2016

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51 DECLARATION OF RYAN WONG IN SUPPORT OF DEFENDANT ARISTA NETWORK'S
52 OPPOSITIONS TO CISCO'S MOTIONS IN LIMINE NOS. 1-5
53 Case No. 5:14-cv-05344-BLF (NC)

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2 I, Ryan Wong, declare:

3 1. I am an attorney licensed to practice law in the State of California and am an
4 associate with the law firm of Keker & Van Nest LLP, located at 633 Battery Street,
5 San Francisco, California 94111, counsel for Defendant Arista Networks, Inc. (“Arista”) in the
6 above-referenced action. Unless otherwise stated, the facts I set forth in this declaration are based
7 on my personal knowledge or knowledge I obtained through my review of corporate records or
8 other investigation. If called to testify as a witness, I could and would testify competently to such
9 facts under oath

10 2. Attached hereto as **Exhibit 1** is a true and correct copy of excerpts of Cisco’s
11 Internetworking Terms and Acronyms.

12 3. Attached hereto as **Exhibit 2** is a true and correct copy of Cisco NX-OS Software:
13 Business-Critical Cross-Platform Data Center OS, bates labeled ARISTANDCA00010591-604.

14 4. Attached hereto as **Exhibit 3** is a true and correct copy of Cisco NX-OS
15 Networking Software sheet, bates labeled ARISTANDCA00010590.

16 5. Attached hereto as **Exhibit 4** is a true and correct copy of an excerpt from IOS
17 Software Release 12.2x, bates labeled CSI-ANI-00252097 – 244.

18 6. Attached hereto as **Exhibit 5** is a true and correct copy of FTOS Command Line
19 Interface, bates labeled ARISTANDCA00265424-5.

20 7. Attached hereto as **Exhibit 6** is a true and correct copy of HP ProCurve Secure
21 Router 7000dl Series, bates labeled ARISTANDCA00225269-74.

22 8. Attached hereto as **Exhibit 7** is a true and correct copy of excerpts of the
23 deposition of Anthony Li, dated February 1, 2016.

24 9. Attached hereto as **Exhibit 8** is a true and correct copy of excerpts of the
25 deposition of Gavin Cato, dated May 20, 2016.

26 10. Attached hereto as **Exhibit 9** is a true and correct copy of excerpts of the
27 deposition of Philip Kasten, dated February 16, 2016.

28 11. Attached hereto as **Exhibit 10** is a true and correct copy of excerpts of the

1 deposition of Balaji Venkatraman, dated May 2, 2016.

2 12. Attached hereto as **Exhibit 11** is a true and correct copy of excerpts of the
 3 deposition of Phillip Remaker, dated March 31, 2016.

4 13. Attached hereto as **Exhibit 12** is a true and correct copy of an email from Phillip
 5 Remaker to Carl Schaefer et al re Parser review guideline, dated January 12, 1999 and bates
 6 labeled CSI-CLI-00754391-95

7 14. Attached hereto as **Exhibit 13** is a true and correct copy of a Force10 Presentation
 8 dated January 21, 2008 and bates labeled ARISTANDCA13172736-74

9 15. Attached hereto as **Exhibit 14** is a true and correct copy of excerpts of a Bladeos
 10 6.4 Application Guide, dated June 2010 and bates labeled starting ARISTANDCA10056691.

11 16. Attached hereto as **Exhibit 15** is a true and correct copy of a Brocade Data Sheet,
 12 bates labeled ARISTANDCA10778934-41.

13 17. Attached hereto as **Exhibit 16** is a true and correct copy of the Declaration of
 14 William T. Nelson, served in the course of discovery on May 29, 2016.

15 18. Attached hereto as **Exhibit 17** is a true and correct copy of Cisco Live
 16 Presentation, bates labeled ARISTANDCA00010430-512.

17 19. Attached hereto as **Exhibit 18** is a true and correct copy of Defendant Arista
 18 Networks, Inc.'s First Set of Interrogatories (Nos. 1-15), dated April 10, 2015.

19 20. Attached hereto as **Exhibit 19** is a true and correct copy of excerpts of the
 20 deposition of Frank Palumbo, dated June 7, 2016.

21 21. Attached hereto as **Exhibit 20** is a true and correct copy of an email from
 22 Elizabeth McCloskey to Counsel for Cisco Systems, Inc., dated August 1, 2016.

23 22. Attached hereto as **Exhibit 21** is a true and correct copy of Defendant Arista
 24 Networks, Inc.'s Sixth Supplemental Initial Disclosures, dated August 1, 2016.

25 23. Attached hereto as **Exhibit 22** is a true and correct copy of excerpts of the
 26 deposition of Judith A. Chevalier, dated July 26, 2016.

27 24. Attached hereto as **Exhibit 23** is a true and correct copy of Exhibit Copying 2-
 28 Evidence of Command Copying, attached to the Dr. Almeroth's Opening Report.

1 25. Attached hereto as **Exhibit 24** is a true and correct copy of excerpts of Plaintiff
 2 Cisco Systems, Inc. First Set of Interrogatories (Nos. 1-13) to Defendant Arista Networks, Inc.

3 26. Attached hereto as **Exhibit 25** is a true and correct copy of excerpts of Defendant
 4 Arista Networks Inc.'s Second Supplemental Responses to Plaintiff Cisco System Inc.'s First Set
 5 of Interrogatories, dated September 18, 2015.

6 27. Attached hereto as **Exhibit 26** is a true and correct copy of excerpts of Defendant
 7 Arista Networks Inc.'s Third Supplemental Responses to Plaintiff Cisco System Inc.'s First Set of
 8 Interrogatories, dated November 10, 2015.

9 28. Attached hereto as **Exhibit 27** is a true and correct copy of excerpts of the
 10 deposition of Adam Sweeney, dated January 29, 2016.

11 29. Attached hereto as **Exhibit 28** is a true and correct copy of excerpts of the
 12 deposition of John R. Black, dated June 30, 2016.

13 30. Attached hereto as **Exhibit 29** is a true and correct copy of excerpts of the Expert
 14 Report of John R. Black Jr, dated June 3, 2016.

15 31. Attached hereto as **Exhibit 30** is a true and correct copy of Amended Exhibit F to
 16 Cisco's Eighth Supplemental Response to Interrogatory No. 16 and Response to Interrogatory
 17 No. 19 with highlights, dated April 3, 2016.

18 32. Attached hereto as **Exhibit 31** is a true and correct copy of excerpts of the
 19 deposition of Terry Eger, dated May 25, 2016.

20 33. Attached hereto as **Exhibit 32** is a true and correct copy of excerpts of a Cisco
 21 Router Guide, bates labeled starting CSI-ANI-00123088.

22 34. Attached hereto as **Exhibit 33** is a true and correct copy of excerpts of Cisco
 23 Packet Transport Network- MPLS-TP, bates labeled starting ARISTANDCA00010605.

24 35. Attached hereto as **Exhibit 34** is a true and correct copy of excerpts of a
 25 presentation, "Non Cisco Devices", dated June 1, 2007 and bates labeled starting CSI-CLI-
 26 05646048.

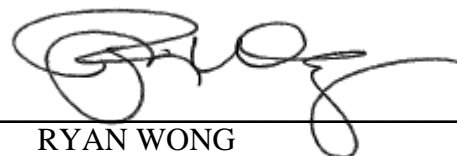
27 36. Attached hereto as **Exhibit 35** is a true and correct copy of excerpts of a HP
 28 MSR2000 Series Manual, bates labeled starting CSI-CLI-06023246.

1 37. Attached hereto as **Exhibit 36** is a true and correct copy of excerpts of a Cisco
2 software requirements document, bates labeled starting CSI-CLI-00843944.

3 Executed October 7, 2016, at San Francisco, California.

4 I declare under penalty of perjury under the laws of the United States of America that the
5 foregoing is true and correct.

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RYAN WONG